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## UNITED STATES BANKRUPTCY COURT District of Oregon

U.S. BANKRUPTCY COURT DISTRICT OF OREGON FILED

In re **Richardson Creek, LLC** Debtor(s) Case No. 23-31698-dwh11
August 2, 2023

ORDER AND NOTICE
REGARDING FILING OF
DOCUMENT(S); AND NOTICE
BY jed DEPUTY

OF PROPOSED DISMISSAL

The bankruptcy CASE FILED on 8/2/23 has deficiencies.

7 DAYS TO FILE: The following required document(s) were not filed. You must file each listed document within 7 days of the FILED date of this order.

A Corporate Ownership Statement is required to be filed with the Petition or with the first pleading in an Adversary Proceeding by a corporate debtor or party. [Federal Rules of Bankruptcy Procedure 1007 and 7007.1] If filed electronically, the appropriate, separate event must be used ("Corporate Ownership Statement" under the "Miscellaneous" menu)."

14 DAYS TO FILE: The following required document(s) were not filed. You must file each listed document within 14 days of the CASE FILED date shown above.

Attorney's Disclosure of Compensation. Note: The debtor's case will not be dismissed for the attorney's failure to timely file this document. (Federal Rules of Bankruptcy Procedure 2016(b))

A completed current version of Summary of Assets and Liabilities (Official Form 206Sum), all Schedules required for the debtor, a signed Declaration Under Penalty of Perjury for Non-Individual Debtor (Official Form 202); and a signed Statement of Financial Affairs (Official Form 207). (Federal Rules of Bankruptcy Procedure 1007 & 1008)

– NOTE: The accuracy and completeness of the creditor Schedules (i.e., D–H), and the required creditor mailing list which includes all entities listed on the Schedules, are the debtor's responsibility. Such Schedules will not be compared with any creditor mailing list. Entities listed on Schedules D–H that were not listed on the creditor mailing list filed with the debtor's Petition must be added using Local Form 728 unless the only change is to correct a previously listed creditor's address, or attorney for a previously listed creditor. (Local Bankruptcy Rule 1009–1.)

A completed current version of Attachment to Voluntary Petition for Non-Individual Filing for Bankruptcy under Chapter 11 (Official Form 201A) and a signed Declaration Under Penalty of Perjury for Non-Individual Debtor (Official Form 202). (Federal Rules of Bankruptcy Procedure 1007 & 1008)

IT IS HEREBY ORDERED that, unless otherwise provided above, this case may be DISMISSED without further notice to the debtor(s) if the deficiencies outlined above are not completely and accurately corrected AND the documents FILED within the time indicated. Each document or item filed must show each DEBTOR'S NAME and the CASE NUMBER. Any document or item required to be filed using a form must be COMPLETED using the CURRENT VERSION of the form.

Dismissal for failure to correct the deficiencies noted above may make the debtor(s) ineligible to file another petition for 180 days after dismissal pursuant to 11 USC §109(g)(1) and/or may limit the automatic stay if another petition is filed within 1 year pursuant to 11 USC §362(c)(4).

Clerk, U.S. Bankruptcy Court